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MEMO ENDORSED

November 18, 2019

USDC SDNY

DOCUMENT

BY ECF

Hon. Sidney H. Stein United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: United States v. Oliver et al., No. 19-CR-568-SHS

Client: Hugho Witter

Dear Judge Stein,

I write to respectfully request a modification of Mr. Witter's bail conditions. Mr. Witter is at liberty pending trial with travel restricted to the Eastern and Southern Districts of New York and to the District of New Jersey, where Mr. Witter resides.

Mr. Witter respectfully requests modification of his bond to allow him to travel to Pennsylvania on November 26, 2019, to pick his son up from college. I have conferred with Pretrial Services Officer Joshua Rothman and AUSA Sarah Mortazavi, neither of whom object to this application. Mr. Witter and I thank the Court for its considerate attention to this matter.

Respectfully submitted,

/s/ Ezra Spilke Ezra Spilke

Cc: Ms. Sarah Mortazavi

Mr. Joshua Rothman, by email

SO ORDERED 1 211

SIDNEY H. STEIN

U.S.D.J.